

REMARKS

Status of Claims

Claims 1-6 are pending in this application.

Claims 1-6 have been cancelled.

New claims 7-26 have been amended by this amendment.

Claims Rejections – 35 USC § 112, first paragraph

Claims 1-6 have been rejected under 35 USC § 112, first paragraph for failing to comply enablement requirement. The Examiner stated it is unclear as to what key or keys are being encoded during the process of encoding.

The Applicant traverses the rejection and respectfully requests reconsiderations. The Specifications, on line 3-4 page 3, disclosed ‘encoding process’ is by pressing at least one set of the first buttons. The Specifications also disclosed, on line 11-12 page 5, the “encoding process” is by pressing the first button, the second button, and the third button simultaneously. Therefore, the Specifications has fully disclosed and supported the claimed limitations.

Claims Rejections – 35 USC § 112, second paragraph

Claims 1-6 have been rejected under 35 USC 112, second paragraph as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The Applicant traverses the rejection and respectfully requests reconsiderations. With references to claim 1, the Examiner stated that it is unclear about the claimed limitation “times”. If the “times” refers to a multiplication, the word of “times” must be used in a format like “A times B” where the A and B may be a quantity in an unit. The Examiner has admitted such an expression format by stating “(i.e., a number times another number)” in the Office Action. The current claim(s) did not write in such a

format and therefore the claimed limitation “times” is definitely not to be used as a multiplication. Also, if the claimed limitation “times” refers to a specific time (i.e., hours, minutes, seconds) the word of “time” should not be written in a plural format.

Furthermore, if the limitation is to be interpreted as “multiple specific time” the claimed limitation phrase “counting the times” would not make any meaningful interpretation. It would not make any meaningful interpretation by ‘counting two (or multiple) specific time’.

With respect to claim 5, the Examiner stated that it is unclear of language “status read by legs into corresponding buttons”. The Applicant has cancelled the claim.

Claim Objections

Claims 1 and 2 have been objected for a misspelled word. The claims have been cancelled.

Claim 5 have been objected for informalities. The claim has been cancelled.

Drawings

The drawing, Fig. 2, has been objected for failing to show “input of keys” as described in the specification.

The Applicant traverses this objection. Through out the specification, there is no disclosures or discussions of “keys” nor “input of keys”. The Examiner is respectfully requested to withdraw this objection.

In view of the amendments and remarks, Applicant submits that all of the pending claims are in condition for allowance and requests early and favorable action on the merits. The Examiner is invited to telephone the undersigned, Applicant’s Attorney of Record, to facilitate advancement of the present application.

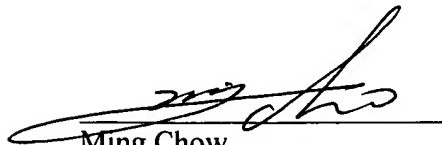
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Respectfully submitted,

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Date



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